

# CASTORIA

for Infants and Children.

The Kind You Have Always Bought has borne the signature of Chas. H. Fletcher, and has been made under his personal supervision for over 30 years. Allow no one to deceive you in this. Counterfeits, imitations and "just-as-good" are but experiments, and endanger the health of children—Experience against Experiment.

The Kind You Have Always Bought Bears the Signature of

*Chas. H. Fletcher*

In Use For Over 30 Years.

## JULIAN T. LANE WAS SENT TO JAIL

A Picture of the Notorious Crook will be Placed in the Rogues Gallery.

Major Howard took the opportunity yesterday of placing the "mug" of Julian T. Lane in the Rogues Gallery.

Lane had a close shave from getting another term in the Penitentiary. A few days ago, he was released from that institution on a writ of habeas corpus. He had served a term of four years for a theft committed in Hanover and having previously served a term, he had an additional five years tacked to the second.

It turned out, however, that his political disabilities had been removed in the first case.

Had he gone to the Penitentiary yesterday, he would have had the five additional years added.

He was before Justice Crutcher on the charge of forgery. One case was proven and he was given six months in jail. In addition to that he was placed under bonds for his good behavior for twelve months additional. The second case of forgery could not be proved.

The full story of the case was printed in yesterday's paper.

Immediately after the case had been disposed of, Captain Tomlinson took Lane to the Chief's office, where he was measured and "mugged," which means that his picture was taken and he was measured by the Bertillon system, for future identification.

He was then carried to jail. The case that was proven on Lane was that of the forgery of a check for \$75.00 on the First National Bank, purporting to have been signed by T. H. Swift.

He had offered the check to Mr. R. E. Bruce, manager for P. J. King at 210 N. 3rd St. East Marshall Street, in payment for a stove and utensils that he wished to be sent to Hanover C. H. The check had been drawn and signed by Mr. H. Clay Lynn, of Brooke Avenue, at the request of Lane, who said he could not write. Lane had given the name of T. H. Swift, and it was the name that Mr. Lynn wrote for him.

At Mr. Lynn's place, he had also agreed to purchase a stove to be sent to Ashland and he had given the \$75.00 check, in payment for the stove. He received \$75.00 in change, and it was on his deal that he was convicted. Mr. Lynn lost nothing.

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## THREE MORE ARE CHOSEN

Senate Fills Places on Board of Education.

MR. TYLER'S FINE VICTORY

Popular President of William and Mary Wins in a Walk—Prof. Bowles and Dr. Kent the Other Members.

There was much of public interest in this session of the Legislature yesterday.

The Senate elected three new members of the State Board of Education, in compliance with the new Constitution, the successful candidates having been President of the Senate, Prof. Bowles and Dr. Kent the Other Members.

The Senate passed the amendments to the Matthews dog law, and a number of local bills were reported from committees.

The biggest thing in the House was the general tax bill, which was reported and made a special order for 12:30 on Monday.

One of the most interesting features of the bill is that it puts all social clubs on the same footing with bars, regular tax imposed upon others who sell liquor in the State. This provision will be bitterly fought by the clubs, which under the present law pay no bar-room license.

General Laws Committee reported a bill conferring upon cities the authority to regulate the sale of liquor, and the two reports in the McLean case were offered.

One provides that the member from Mecklenburg shall have three days from the date of the taking of the oath of allegiance to the new Constitution, and the other declares the seat vacant from date. Each report is signed by six members, Colonel Cabell, of Danville, the other member, having failed to sign.

The House witnessed a big fight over the bill to allow physicians to practice pharmacy without examination, and the opposition was led by Messrs. Featherston, of Campbell, and Jennings, of Lynchburg. The bill was passed by a vote of 18 to 12.

Then, later, he had her arrested on the charge of stealing the watch and she was, naturally, released.

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**MEYER'S KIL-KOLD TABLETS**  
hate a cold worse than you do  
They stop a cough and keep it stopped,  
Cure Grip and Malaria, too.

**25 CENTS**  
T. A. MILLER,  
Druggist, 519 E. Broad St.

to private hospitals of inebriates was passed by.

Mr. Keessell, from the Committee of Public Institutions and Education, reported without amendment House bill to authorize the School Board of the city of Manchester to borrow money and issue bonds.

Mr. Ople, from the Committee of Counties, Cities and Towns, reported without amendment Senate bill to amend and re-enact section 11 of an act entitled an act to incorporate the town of Franklin, Southampton County, Va., approved March 15, 1878, as amended by an act approved December 19, 1891, and to amend and re-enact section 17 of the charter of the said town as enacted by an act approved February 19, 1899, and to create a sinking fund.

Mr. Ople, from the same committee, reported without amendment House bill to authorize the Council of the town of Salem in Boone County to retire and refund certain bonds of said town.

Mr. Ople, from the same committee, reported without amendment House bill to authorize and empower the Board of Supervisors of King William County to appropriate and contribute money to the Confederate Monument Association of King William County for the purpose of adding the erection of a monument to the Confederate soldiers of said county.

Mr. Ople, from the same committee, reported without amendment House bill to empower the County Court of King William County to authorize and permit a Confederate monument to be erected upon the public square at the county seat thereof.

The Senate.

President Lyon G. Tyler, of William and Mary College; Superintendent W. A. Bowles of the Institute for the Deaf and Blind, and Professor C. W. Kent, of the University of Virginia, to yesterday afternoon by the State Senate members of the State Board of Education.

Mr. Tyler won the first ballot, Mr. Bowles on the second and Dr. Kent on the third. Under the new Constitution, the members of the board are elected by the State.

In addition to those elected, the following were the others put up: Superintendent J. R. Jarman, of the State Female Normal School; Superintendent Scott Shipp, of the Virginia Military Institute; and President J. M. McBryde, of the Virginia Polytechnic Institute. Gen. Shipp's friends made no fight for him and he received no votes. The five other nominees had many friends here working for them.

CROWD WAS PRESENT.

The Senate chamber was crowded at 12:30 o'clock when the body took up the election of the members of the board. There were resolutions, substitutes and amendments offered thick and fast as to the method by which the candidates should be balloted. Before any one of them had been adopted, Sen. Wicks, in impassioned speech moved that the Senate go into executive session.

Senator Sale was on his feet in an instant and wanted to know the reason why secrecy should be observed.

Sen. Wicks said he would be bad to set a precedent of settling such matters in open session. There were six nominees, all excellent gentlemen and while an open session would be all right at this time, there might come a time when it would be better to hold executive session, he said.

After this explanation had been made, Mr. Sale withdrew his objection and the Senate went into executive session. The clock room, for the first time in many years, was cleared of all persons not members of either of the two bodies.

After the Senate went into executive session the contests were settled in very short order. Under the new Constitution, the vote had to be viva voce and each Senator had to be recorded.

On the first ballot Mr. Tyler was chosen by a vote of 15 to 12.

Tyler—Anderson, Barksdale, Bryant, Clayton, Cogbill, Cromwell, Dinwiddie, Donohoe, Ford, Gold, Hobbs, Lyle, Mann, Massey, Moon, Ople, Revercomb, Sale, Sears, Shackelford, Shands, St. Clair, Walker, Wallace, Whitehead, Wickham, and Wickham—28.

Jarman—Byars, Cromwell, Donohoe, Ford, Garrett, Halsey, Hobbs, Mann, Massey, Moon, Ople, Revercomb, Sale, Sears, Shackelford, Shands, St. Clair, Walker, Wallace, Whitehead, Wickham, and Wickham—18.

McBryde—Byars, Chapman, Clayton, Cogbill, Cromwell, Halsey, Harman, Keessell, Keessell, Lyle, Mann, Massey, Moon, Ople, Revercomb, Sale, Sears, Shackelford, Shands, St. Clair, Walker, Wallace, Whitehead, Wickham, and Wickham—12.

Bowles—Anderson, Barksdale, Bryant, Chapman, Clayton, Cogbill, Dinwiddie, Donohoe, Ford, Gold, Halsey, Harman, Keessell, Keessell, Lyle, Mann, Massey, Moon, Ople, Revercomb, Sale, Sears, Shackelford, Shands, St. Clair, Walker, Wallace, Whitehead, Wickham, and Wickham—12.

Dr. Kent—Anderson, Barksdale, Bryant, Chapman, Clayton, Cogbill, Dinwiddie, Donohoe, Ford, Gold, Halsey, Harman, Keessell, Keessell, Lyle, Mann, Massey, Moon, Ople, Revercomb, Sale, Sears, Shackelford, Shands, St. Clair, Walker, Wallace, Whitehead, Wickham, and Wickham—12.

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